

Page 1 of 1

Young, Joseph H. (Hank)

From: Edward Notargiacomo [EdwardNotargiacomo@hbsslaw.com]
Sent: Friday, March 04, 2005 8:29 AM
To: Young, Joseph H. (Hank)
Subject: AWP Discovery

Hank,

I haven't forgotten about you. Steve, Tom and I need to talk before I get back to you and Steve has been out of pocket. I expect to hear from him today. I apologize for the delay.

Ed.

Young, Joseph H. (Hank)

From: Young, Joseph H. (Hank)
Sent: Tuesday, March 15, 2005 6:38 PM
To: 'Edward Notargiacomo'
Subject: AWP/Amgen Discovery

Ed --

Can you let me know where things stand? It would be a terrific help if we could get your proposed list sometime tomorrow.

Thanks,

*Joseph H. ("Hank") Young
Hogan & Hartson, LLP
111 South Calvert Street, Ste. 1600
Baltimore, MD 21202
ph: 410/659-2775
fx: 410-/539-6981
email: jhyoung@hhlaw.com*

Page 1 of 1

Young, Joseph H. (Hank)

From: Young, Joseph H. (Hank)
Sent: Wednesday, March 16, 2005 8:41 PM
To: 'Edward Notargiacomo'
Subject: RE: AWP Discovery

Ed –

Are you sure you haven't forgotten about me? Any update would be most appreciated.

Thanks.

From: Edward Notargiacomo [mailto:EdwardNotargiacomo@hbsslaw.com]
Sent: Friday, March 04, 2005 8:29 AM
To: Young, Joseph H. (Hank)
Subject: AWP Discovery

Hank,

I haven't forgotten about you. Steve, Tom and I need to talk before I get back to you and Steve has been out of pocket. I expect to hear from him today. I apologize for the delay.

Ed.

Page 1 of 1

Young, Joseph H. (Hank)

From: Edward Notargiacomo [mailto:EdwardNotargiacomo@hbsslaw.com]
Sent: Thursday, March 17, 2005 9:03 AM
To: Young, Joseph H. (Hank)
Subject: RE: AWP Discovery

Sorry,

I had to travel unexpectedly I'm back in the office but have not been able to get to the list. Can we reschedule to early next week? How is Monday?

-----Original Message-----

From: Young, Joseph H. (Hank) [mailto:JHYoung@HHLAW.com]
Sent: March 16, 2005 8:41 PM
To: Edward Notargiacomo
Subject: RE: AWP Discovery

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Thanks.

From: Edward Notargiacomo [mailto:EdwardNotargiacomo@hbsslaw.com]
Sent: Friday, March 04, 2005 8:29 AM
To: Young, Joseph H. (Hank)
Subject: AWP Discovery

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Ed.

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electronic mail (PostMaster@HHLAW.COM) immediately.

Page 1 of 2

Young, Joseph H. (Hank)

From: Young, Joseph H. (Hank)
Sent: Thursday, March 17, 2005 10:01 AM
To: 'Edward Notargiacomo'
Subject: RE: AWP Discovery
Importance: High

Ed --

Thanks for your note. As you may recall, Steve and I are both out of the office next week and are therefore not likely to be able to turn back to this until the following week. I had hoped to get some folks moving on certain discreet areas of discovery that you might identify in your list, but assume the sky will not fall if we put that back a week. We are anxious to get going, but are just as anxious to work with you to limit discovery in a meaningful way to avoid a costly and aimless data dump.

If you can get us something before the end of next week, so that we can turn to it on our return, that will work. Take all Sunday afternoon off, up to three hours, and give yourself a break. Tell Tom I told you to do it. Non-negotiable.

Hank Young

From: Edward Notargiacomo [mailto:EdwardNotargiacomo@hbsslaw.com]
Sent: Thursday, March 17, 2005 9:03 AM
To: Young, Joseph H. (Hank)
Subject: RE: AWP Discovery

Sorry.

I had to travel unexpectedly. I'm back in the office but have not been able to get to the list. Can we reschedule to early next week? How is Monday?

-----Original Message-----

From: Young, Joseph H. (Hank) [mailto:JHYoung@HHLAW.com]
Sent: March 16, 2005 8:41 PM
To: Edward Notargiacomo
Subject: RE: AWP Discovery

Ed --

Are you sure you haven't forgotten about me? Any update would be most appreciated.

Thanks.

From: Edward Notargiacomo [mailto:EdwardNotargiacomo@hbsslaw.com]
Sent: Friday, March 04, 2005 8:29 AM
To: Young, Joseph H. (Hank)
Subject: AWP Discovery

Hank,

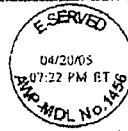
Page 2 of 2

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Ed.

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1301 FIFTH AVENUE, SUITE 2900 • SEATTLE, WA 98101
(206) 623-7292 • FAX (206) 623-0594

STEVE W. BERMAN
(206) 224-9320
slove@hbsslaw.com

April 20, 2005

Via Facsimile

Mr. Frank A. Libby, Jr.
Kelly, Libby & Hoopes, P.C.
175 Federal Street, 8th Floor
Boston, MA 02110

Re: In re Pharmaceutical Industry AWP Litigation

Dear Frank:

As you are aware, the Court has issued CMO No. 14, which sets forth various pre-trial deadlines for the Phase II defendants, including a discovery cut-off of December 3, 2005. Plaintiffs have served your client, Amgen, with multiple requests for production and interrogatories that seek, among other things, financial data relating to the sales of drugs that are the subject of the AMCC (the "Subject Drugs"). Indeed, Plaintiffs' requests that Amgen produce financial information date back to June 2003.¹

Based on experience gained by working with the Phase I defendants, Plaintiffs have refined their requests for sales-related data. For each of the Subject Drugs (by NDC), please provide the following information in ASCII text file or similar electronic format for the relevant time period:

- (a) All sales transaction data (as well as any discounts or any other price adjustments or offsets contained in the transaction data), including (i) price, (ii) number of units sold, (iii) transaction date, (iv) information sufficient to identify the type of transaction (e.g., a sale, a return, etc.), (v) information sufficient to identify the product (e.g., NDC, product description, form, strength, etc.), (vi) information sufficient to identify the customer,

¹ Plaintiffs' prior requests for financial data can be found in discovery sets served on your client on June 17, 2003 (Request Nos. 27-28); June 19, 2003 (Request Nos. 19, 34 and 35); December 3, 2003 (Request Nos. 18, 33-34; Interrog. No. 1); and March 31, 2004 (Request Nos. 25-28; Interrog. No. 1).

Mr. Frank A. Libby, Jr.
April 20, 2005
Page 2



(vii) class of trade designations, and (viii) information sufficient to identify whether the units sold were intended for repackaging, along with the name of the repackager to which the units were sold.

- (b) All chargeback transactions, including (i) amount, (ii) date of credit, and (iii) information sufficient to identify the customer, class of trade designations (if any), and wholesaler to which the chargeback was paid, and (iv) the underlying contract price paid by the ultimate customer.
- (c) All rebate transactions, including (i) amount, (ii) date of rebate, (iii) information sufficient to identify the type of rebate, (iv) information sufficient to identify the customer, and (v) class of trade designations (if any).
- (d) All administrative fee transactions, including (i) amount, (ii) date of payment, (iii) information sufficient to identify the type of administrative fee (if applicable), (iv) information sufficient to identify the customer, and (v) class of trade designations (if any).
- (e) Any other discounts not reflected in the above (a through d), including but not limited to discounts achieved through bundling one product with another.
- (f) Include complete documentation for all items above (a through e) such as lists of fields, descriptions of information contained in those fields (e.g., field lengths, formats, etc.), and descriptions of any codes used in any fields (such as class of trade designations).

Exclude all sales to government entities (e.g., State Agencies, Veteran's Administration Facilities, Military, Federal Government Programs, Public Health Service, etc.). Sales to all other entities should be included, including sales to hospitals.

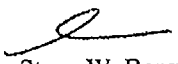
Plaintiffs request that Amgen produce this data in the above-requested format within 30 days. If you will be unable to provide this information within 30 days for all of the Subject Drugs, Plaintiffs ask that Amgen first produce the requested data for all physician-administered drugs within 30 days, followed by a supplemental production of data for the remaining drugs 30 days thereafter.

Mr. Frank A. Libby, Jr.
April 20, 2005
Page 3

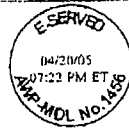


We have also enclosed Rule 30(b)(6) deposition notices on this topic so that Plaintiffs can learn about the manner in which Amgen maintains sales data for its Subject Drugs.

Sincerely,



Steve W. Berman



UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

IN RE PHARMACEUTICAL INDUSTRY
AVERAGE WHOLESALE PRICE
LITIGATION }
THIS DOCUMENT RELATES TO }
ALL CLASS ACTIONS }

} MDL No. 1456
CIVIL ACTION: 01-CV-12257-PBS
} Judge Patti B. Saris

**NOTICE OF RULE 30(B)(6) DEPOSITION TO AMGEN
REGARDING SALES-RELATED FINANCIAL DATA**

TO: ALL COUNSEL BY VERILAW

PLEASE TAKE NOTICE that, pursuant to Federal Rules of Civil Procedure 30(b)(6), the undersigned counsel will take the deposition of the representatives of Amgen who are knowledgeable regarding the matters set forth in Exhibit A attached hereto. Such depositions will be recorded by stenographic and/or sound and visual means and will take place beginning at 9:00 a.m. Pacific Standard Time on June 6, 2005, at the offices of Hagens Berman Sobol Shapiro LLP, 1301 Fifth Avenue, Suite 2900, Seattle, Washington 98101.

You are invited to attend and participate.

DATED: April 20, 2005.

By /s/ Steve W. Berman
Thomas M. Sobol (BBO#471770)
Edward Notargiacomo (BBO#567636)
Hagens Berman Sobol Shapiro LLP
One Main Street, 4th Floor
Cambridge, MA 02142
Telephone: (617) 482-3700
Facsimile: (617) 482-3003
LIAISON COUNSEL



Steve W. Berman
Sean R. Matt
Hagens Berman Sobol Shapiro LLP
1301 Fifth Avenue, Suite 2900
Seattle, WA 98101
Telephone: (206) 623-7292
Facsimile: (206) 623-0594

Jeffrey Kodroff
John Macoretta
Spector, Roseman & Kodroff, P.C.
1818 Market Street, Suite 2500
Philadelphia, PA 19103
Telephone: (215) 496-0300
Facsimile: (215) 496-6611

Marc H. Edelson
Allen Hoffman
Hoffman & Edelson
45 West Court Street
Doylestown, PA 18901
Telephone: (215) 230-8043
Facsimile: (215) 230-8735

Kenneth A. Wexler
Jennifer Connolly
One North LaSalle Street, Suite 2000
Chicago, IL 60602
Telephone: (312) 346-2222
Facsimile: (312) 346-0022

Samuel Heins
Heins, Mills & Olson, P.C.
3550 IDS Center
80 South Eighth Street
Minneapolis, MN 55402
Telephone: (612) 338-4605
Facsimile: (612) 338-4692



EXHIBIT A

Produce witnesses pursuant to Rule 30(b)(6) who have knowledge of all aspects of Amgen's maintenance and retrieval of the following data for each drug manufactured by Amgen and identified in the AMCC, including the names of the databases in which such information is stored electronically:

- (a) All sales transaction data (as well as any discounts or any other price adjustments or offsets contained in the transaction data), including (i) price, (ii) number of units sold, (iii) transaction date, (iv) information sufficient to identify the type of transaction (e.g., a sale, a return, etc.), (v) information sufficient to identify the product (e.g., NDC, product description, form, strength, etc.), (vi) information sufficient to identify the customer, (vii) class of trade designations, and (viii) information sufficient to identify whether the units sold were intended for repackaging, along with the name of the repackager to which the units were sold.
- (b) All chargeback transactions, including (i) amount, (ii) date of credit, and (iii) information sufficient to identify the customer, class of trade designations (if any), and wholesaler to which the chargeback was paid, and (iv) the underlying contract price paid by the ultimate customer.
- (c) All rebate transactions, including (i) amount, (ii) date of rebate, (iii) information sufficient to identify the type of rebate, (iv) information sufficient to identify the customer, and (v) class of trade designations (if any).
- (d) All administrative fee transactions, including (i) amount, (ii) date of payment, (iii) information sufficient to identify the type of administrative fee (if applicable), (iv) information sufficient to identify the customer, and (v) class of trade designations (if any).
- (e) Any other discounts not reflected in the above (a through d), including but not limited to discounts achieved through bundling one product with another.



CERTIFICATE OF SERVICE

I hereby certify that I, Steve W. Berman, an attorney, caused a true and correct copy of the foregoing **NOTICE OF RULE 30(B)(6) DEPOSITION TO AMGEN REGARDING SALES-RELATED FINANCIAL DATA** to be served on all counsel of record electronically on April 20, 2005, pursuant to Section D of Case Management Order No. 2.

By /s/ Steve W. Berman
Steve W. Berman, Esq.
HAGENS BERMAN LLP
1301 Fifth Ave., Suite 2900
Seattle, WA 98101
Telephone: (206) 623-7292

04/21/05 10:18 FAX 206 623 0594

HAGENS & BERMAN LLP

001



HAGENS BERMAN
SOBOL SHAPIRO LLP

1301 FIFTH AVENUE, SUITE 2900 • SEATTLE, WA 98101
TELEPHONE (206) 623-7292 • FACSIMILE (206) 623-0594

FACSIMILE COVER SHEET

Date: April 21, 2005

Pages: 2 (including this cover)

File No.: 1534.16

FROM:

Steve W. Berman

TO:

Mr. Frank A. Libby

Kelly Libby & Hoopes

Fax: (617) 338-9911

Ph.: (617) 338-9300

MESSAGE:

Urgent! Deliver Immediately.

Please call the Support Center at (206) 623-7292 or Heather at ext. 316 if you do not receive all of these pages or if there is a problem.

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04/21/06 10:17 FAX 206 623 0594

HAGENS & BERMAN LLP

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HAGENS BERMAN
SOBOL SHAPIRO LLP

hbsslaw.com
1301 FIFTH AVENUE, SUITE 2900 • SEATTLE, WA 98101
(206) 623-7292 • FAX (206) 623-0594

STEVE W. BERMAN
(206) 224-9320
steve@hbsslaw.com

April 21, 2005

Via Facsimile

Mr. Frank A. Libby
Kelly Libby & Hoopes
175 Federal Street
Boston, MA 02110

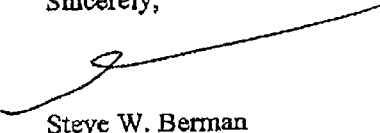
Re: AWP

Dear Mr. Libby:

Plaintiffs wish to have a meet and confer regarding Amgen's responses to plaintiffs' Omnibus requests. Your response was dated June 4, 2004.

In addition to discussing logistics of the production we want to discuss responses to RFP Nos. 8, 10, 11, 13, 19 (which seems to limit the response), 22, 28 (there is nothing ambiguous in the industry with respect to "rebates, chargebacks, discounts, allowances, credits, price/volume discounts"), 36, 38, 39, 42 (don't agree to time cutoff), 49 (spread is not an ambiguous term), 52, 62 (should read the "use of AWP by any participant ..."), 70-72 (please propose a sampling method), 75-76 (a sampling won't suffice, we want financial information on fees paid to PBMs), 78-79 (same) (the notion that terms such as "administrative fees" are vague is frivolous) and Interrogatory No. 6.

Sincerely,


Steve W. Berman

SWB:dld

Barley, Steven F.

From: Young, Joseph H. (Hank)
Sent: Friday, April 22, 2005 2:12 PM
To: Edward Notargiacomo
Cc: Barley, Steven F.
Subject: AWP/Amgen Discovery

Importance: High

Ed --

I don't know if you've gotten the voicemail that Steve Barley left with your office this morning, but we are anxious to talk with you, today if at all possible, regarding discovery. We were a little surprised to get copies of Steve Berman's letters to Frank Libby this week regarding discovery-related issues and requesting a meet and confer, in light of the fact that we have been meeting and conferring with you since January. (In that regard, I think you had indicated that you were going to talk with Tom Slobot, et al., regarding the creation of a list of issues/areas in which you were more particularly interest in an effort to more narrowly focus discovery, and we've been waiting to hear back from you.) I'd really appreciate it if you can give either Steve (410-659-2724) or me (410-659-2775) a call at your earliest convenience.

Thanks.

*Joseph H. ("Hank") Young
Hogan & Hartson, LLP
111 South Calvert Street, Ste. 1600
Baltimore, MD 21202
ph: 410/659-2775
fx: 410/539-6981
email: jhyoung@hhlaw.com*

AWP/Amgen Discovery

Page 1 of 1

Young, Joseph H. (Hank)

From: Edward Notargiacomo [ed@hbsslaw.com]
Sent: Friday, April 22, 2005 3:11 PM
To: Young, Joseph H. (Hank)
Cc: Barley, Steven F.
Subject: RE: AWP/Amgen Discovery

Part of this stems from some shifting of responsibilities on our side of things and some communication I need to have with Steve Berman. I've got final approval papers in another case to finalize, thus I haven't had a chance to listen to your VM.

Let me speak with Steve B. and lets talk Monday morning? How is 11:30 EST?

-----Original Message-----

From: Young, Joseph H. (Hank) [mailto:JHYoung@HHLAW.com]
Sent: April 22, 2005 2:12 PM
To: Edward Notargiacomo
Cc: Barley, Steven F.
Subject: AWP/Amgen Discovery
Importance: High

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Thanks.

*Joseph H. ("Hank") Young
Hogan & Hartson, LLP
111 South Calvert Street, Ste. 1600
Baltimore, MD 21202
ph: 410/659-2775
fx: 410/539-6981
email: jhyoung@hhlaw.com*

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AWP/Amgen Discovery

Page 1 of 2

Barley, Steven F.

From: Barley, Steven F.
Sent: Thursday, April 28, 2005 12:13 PM
To: 'Edward Notargiacomo'
Cc: Young, Joseph H. (Hank); Frank Libby
Subject: RE: AWP/Amgen Discovery

Ed - I just wanted to follow-up on our call of Monday. As we mentioned, Frank Libby recently received some letters from Steve Berman regarding discovery, which surprised us since we had been dealing with you about discovery for some time and, in fact, have been in the midst of the meet & confer process with you. I know you have a lot on your plate, but we'd greatly appreciate some clarification as to whether we should continue dealing with you or should deal with someone else about Amgen discovery. If it is not you, we'd also very much appreciate you letting them know where we are in our discussions. Thanks.

Steve

From: Edward Notargiacomo [mailto:ed@hbsslaw.com]
Sent: Friday, April 22, 2005 3:11 PM
To: Young, Joseph H. (Hank)
Cc: Barley, Steven F.
Subject: RE: AWP/Amgen Discovery

Part of this stems from some shifting of responsibilities on our side of things and some communication I need to have with Steve Berman. I've got final approval papers in another case to finalize, thus I haven't had a chance to listen to your VM.

Let me speak with Steve B. and lets talk Monday morning? How is 11:30 EST?

-----Original Message-----

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Sent: April 22, 2005 2:12 PM
To: Edward Notargiacomo
Cc: Barley, Steven F.
Subject: AWP/Amgen Discovery
Importance: High

Ed --

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Thanks.

Joseph H. ("Hank") Young

A WP/Amgen Discovery

Page 2 of 2

*Hogan & Hartson, LLP
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Baltimore, MD 21202
ph: 410/659-2775
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email: jhyoung@hhlaw.com*

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Page 1 of 1

Young, Joseph H. (Hank)

From: Edward Notargiacomo [ed@hbsslaw.com]
Sent: Tuesday, May 17, 2005 1:44 PM
To: Young, Joseph H. (Hank)
Subject: AWP Discovery

Hank,

Sorry I've been incommunicado. I've spoken with Steve and as I told you, things have been shuffled around on our side. Most of the track II defendant discovery will be coordinated through our Seattle office. You should deal directly with Steve Berman on these issues. Sorry we won't get a chance to work together on it, but thems the breaks. I'm busy with non-AWP related matters for the most part. I've provided Steve a synopsis of whats gone on to date, which isn't much. As I recall, you were gathering, or already had and were ready to produce, transactional data. We were discussing prioritizing the remaining production of docs. You should talk to Steve concerning that on an ongoing basis.

Ed

Barley, Steven F.

From: Young, Joseph H. (Hank)
Sent: Wednesday, May 18, 2005 7:35 PM
To: 'steve@hbsslaw.com'
Cc: Barley, Steven F.
Subject: AWP/MDL Discovery -- Amgen

Steve --

Following up on our brief phone call this morning regarding discovery requests directed to Amgen in the MDL, Steve Barley and I are available for a call with you anytime during the afternoon of Monday May 23, except for 5:30-6:30 pm ET, or anytime on Wednesday, 5/25. Please let me know if either of these dates works with your schedule.

In addition, as we discussed, this will confirm that the separate Rule 30(b)(6) depositions of Amgen employees noticed for June 6 in Cambridge, MA and Seattle, WA, will not go forward on that date. I understand, instead, that we will nail down the actual dates for these depositions at some future point in time.

Thanks. I look forward to talking with you further next week.

*Joseph H. ("Hank") Young
Hogan & Hartson, LLP
111 South Calvert Street, Ste. 1600
Baltimore, MD 21202
ph: 410/659-2775
fx: 410-/539-6981
email: jhyoung@hhlaw.com*

AW P/MDL Discovery -- Amgen

Page 1 of 1

Young, Joseph H. (Hank)

From: Steve Berman [Steve@hbsslaw.com]
Sent: Thursday, May 26, 2005 9:09 PM
To: Young, Joseph H. (Hank)
Cc: Edward Notargiacomo
Subject: FW: AWP/MDL Discovery – Amgen
Attachments: MT SBW re Amgen Discovery .doc

You mentioned ed was working on a list he was to give you. Here it is unedited. I give it that way without waiver of work product as I am a believer in just being straight. We can go over priorities as well as the rps..

HOGAN & HARTSON
L.L.P.

JOSEPH H. YOUNG
PARTNER
(410) 659-2775
JHYOUNG@HHLAW.COM

111 SOUTH CALVERT STREET, SUITE 1600
BALTIMORE, MARYLAND 21202
TEL (410) 659-2700
FAX (410) 659-6981
WWW.HHLAW.COM

June 23, 2005

***CONTAINS HIGHLY CONFIDENTIAL
INFORMATION; SUBJECT TO
PROTECTIVE ORDER ENTERED
IN MDL NO. 1456***

BY FEDERAL EXPRESS

Steve W. Berman, Esquire
Hagens Berman Sobol Shapiro, LLP
1301 Fifth Avenue, Suite 2900
Seattle, WA 98101

**Re: Amgen Inc. Data Production -- Average Wholesale
Pricing Litigation, MDL No. 1456**

Dear Steve:

As discussed previously, I am forwarding herewith sales and related data responsive to the plaintiffs' requests for production of documents in the MDL proceedings in Boston. I am also enclosing related documentation in connection with each of the separate data disks to be used in interpreting the data. For ease of reference, the materials being produced herewith have been labeled, "AMGN_AWP_09000001 through AMGN_AWP_09000050."

In an effort to assist your review of this information, and based on our understanding of the Company's systems, I am providing the following description of the materials being produced with this letter:

1. **JDE-Sales.** The JDE-Sales data contains records from Amgen's J. D. Edwards System related to sales and returns for certain of Amgen's commercial products. JDE records transactions with direct customers, including wholesalers and health care providers. The date range for this data production is

WASHINGTON, DC

BERLIN BRUSSELS LONDON PARIS BUDAPEST PRAGUE WARSAW MOSCOW BEIJING TOKYO
NEW YORK BALTIMORE MCLEAN MIAMI DENVER BOULDER COLORADO SPRINGS LOS ANGELES

HOGAN & HARTSON L.L.P.

*CONTAINS HIGHLY CONFIDENTIAL
INFORMATION; SUBJECT TO PROTECTIVE
ORDER ENTERED IN MDL NO. 1456*

Steve W. Berman, Esquire
June 23, 2005
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8/13/93 (beginning of system) through 12/31/01.¹ Each of the following products is included in this data set: Aranesp, Epogen, Kineret, Neupogen, and Neulasta.

2. JDE-Credits. The JDE-Credits data contains records from Amgen's JDE System related to credits for a variety of payments to direct customers. Invoices tracked by this data are dated from 8/13/93 (beginning of system) through 12/31/01, and include credits related to chargebacks, wholesaler rebates, and contractual payments related to sales of Aranesp, Epogen, Kineret, Neupogen, and Neulasta.

3. CCS-Chargebacks. The CCS Chargebacks data contains records from Amgen's Contract and Chargeback System. This system tracks requests from wholesalers for reimbursement of the difference between the contracted price at which a product is sold to Amgen customers and the price that the wholesaler paid for that product. Transactions tracked in this data set cover the time frame from 4/1/94 through 12/31/01, and include sales of Aranesp, Epogen, Kineret, Neupogen, and Neulasta.

4. CCSCR-Check Register. The CCS Check Register data contains data from Amgen's CCS System tracking checks issued for payments under Amgen's sales contracts. The data relates to payments made from 1/4/94 (beginning of the system) through 12/31/01, and relates to contract sales of Aranesp, Epogen, Kineret, Neupogen, and Neulasta.

5. Excel Check Register. The Excel Check Register contains data in Excel file format from 1/91 through 12/01, and records contractual payments made to customers. There is some overlap or duplication of payments between the Excel Check Register and the CCS-Check Register.

6. Payment Statement Calculations. The Payment Statement Calculations contain image files of Amgen's Payment Statement Calculations related to payments made to Amgen customers pursuant to sales contracts for certain Amgen commercial products. The reports cover the time frame from Q1

¹ All data in this production is being provided without waiver of any objections that Amgen has made regarding scope and time frame of plaintiffs' requests.

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1998 (when reports became available electronically) through Q4 2001 and relate to sales of Aranesp, Epogen, Kineret, Neupogen, and Neulasta.

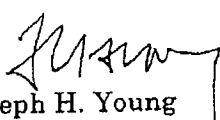
7. CCS Nominal. The CCS Nominal data set contains records from Amgen's CCS System describing customers and contracts. It contains tables identifying contracts, contracted product pricing, contractual rebates, customer information, and related information to facilitate linking of data between different systems. The information contained in the production set covers customer relationships from 1/1/91 through 12/31/01. Although the CCS System did not come online until 1994, certain descriptive information relating to contacts and customer relationships prior to that time has been entered into the system.

In addition, and as noted, we are also producing entity relationship diagrams and tables relating to field names and field descriptions for each of the data sets, to assist you in reviewing and interpreting the data. As you, Steve Barley, and I discussed during our telephone conference several weeks ago, we would be happy to arrange for an informal discussion between consultants and/or information systems analysts or technicians should you or your consultants have questions relating to this production.

The information set forth in this letter and in the accompanying CDs and related documents have been designated "Highly Confidential" pursuant to the terms of the Protective Order entered in MDL No. 1456 and should be handled accordingly. If you have any questions in this regard, please let me know.

As always, should you have any questions regarding this production or any aspect of the case, please feel free to call Steve Barley me.

Very truly yours,


Joseph H. Young

JHY/ct
Enclosures
cc: Steven F. Barley, Esquire

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June 29, 2005

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BY FACSIMILE (215) 230-8735

Allan M. Hoffman, Esquire
Hoffman & Edelson L.L.C.
45 West Court Street
Doylestown, PA 18901

Re: Pharmaceutical Industry Average Wholesale Price
Litigation, MDL 1456

Dear Mr. Hoffman:

I am in receipt of your letter of yesterday evening, to which I respond.

You are now the third lawyer on the plaintiffs' side from whom we have heard regarding Amgen's document production. Initially, we engaged in several meet-and-confer conferences with Mr. Notargiacomo. During those conferences, we discussed the scope and timing of the production of documents by Amgen to the plaintiffs. This Spring, we were advised that we should communicate with Steve Berman rather than continuing discussions with Mr. Notargiacomo concerning Amgen's document production. After being so advised, we held a meet-and-confer conference with Mr. Berman and have been in communication with him on a regular basis about Amgen's document production to the plaintiffs. For this reason, your letter—requesting documents from Amgen that had not been the subject of our discussions with Mr. Berman—came as a surprise.

Your contention that Amgen has not produced "any documents to plaintiffs" is incorrect. Amgen has provided data and documents to Mr. Berman. In addition, we have, through our communications with Mr. Berman, discussed the scope and timing of additional productions of documents to the plaintiffs.

Putting aside the incorrect assertions of your letter, we do not believe the documents you seek are either responsive to the plaintiffs' document production requests or relevant to this litigation. Even if the documents were relevant and

WASHINGTON, DC

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responsive, Amgen would not be in a position to produce the documents you request in less than two weeks.

By way of background, Amgen filed an arbitration claiming that Ortho Biotech ("OBI") marketed Procrit for use in Amgen's reserved indication, *i.e.*, dialysis. Amgen sought to terminate OBI's license, in part, on the grounds that OBI failed to take sufficient steps to ensure that Procrit was not administered to dialysis patients. OBI disputed Amgen's claim and Amgen's request for termination was subsequently denied by the arbitrator. As I am sure you are aware, Amgen's claim had nothing to do with AWP pricing or the "spread." In fact, reimbursement for epoetin alfa under the ESRD program is fixed by statute and is not based on AWP.

I understand that OBI has already advised you that, like Amgen, it believes that material relating to the arbitration with Amgen is neither relevant nor responsive. Perhaps it would be best if you continue to deal with OBI's counsel on issues relating to OBI, and allow us to continue to deal with Mr. Berman on issues relating to Amgen. If we are now to be dealing with you regarding discovery directed to Amgen instead of Mr. Berman, please let me know. Otherwise, we believe it is more productive to deal with one attorney or a single firm rather than receiving multiple requests from different law firms concerning Amgen's document production.

Please call me if you wish to discuss this matter further.

Very truly yours,



Steven F. Barley

SFB:jvd